AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT 1. CONT				T ID CODE		PAGE OF PAGES  1 5
AMENDMENT/MODIFICATION NO.     P00001		EQUISITION/PURCI 0020071846	HASE	REQ. NO.	5. PROJECT N	O. (If applicable)
6. ISSUED BY CODE	7014	7. ADMINISTERE	D BY	(If other than	Item 6) CODE	
DHS - Customs & Border Protection Customs and Border Protection 1300 Pennsylvania Ave, NW Room 7.2C Washington	DC 20229	DHS - Customs & Border Protection Customs and Border Protection 1300 Pennsylvania Ave, NW Room 7.2C Washington DC 20229				20229
8. NAME AND ADDRESS OF CONTRACTOR (	No., street, county, Sta	te and Zip Code)	Т	9A. AMENDMEN	T OF SOLICITATION	ON NO.
AKIRA TECHNOLOGIES INC				9B. DATED (SI	FE ITEM 11)	
10 G ST NE STE 710			$\vdash$			CT/ODD FD 110
WASHINGTON	DC 20002-4288		×	10A. MODIFICA	TION OF CONTRA / ]	HSBP1013J00181
CODE 605928246	ACILITY CODE		1	10B. DATED (S	SEE ITEM 13)	06/15/2013
	THIS ITEM ONLY APPLIES TO AM	MENDMENTS OF SC	LICIT	TATIONS		
The above numbered solicitation is amend must acknowledge receipt of this amendment planes 8 and 15, and returning separate letter or telegram which includes a retained the planes of the planes of the planes of this amendment you desire to change reference to the solicitation and this amendment.	prior to the hour and date specifie opies of the amendment; (b) By a ference to the solicitation and ame PT OF OFFERS PRIOR TO THE e an offer already submitted, suc	ed in the solicitation acknowledging rece endment numbers. HOUR AND DATE the change may be	or as ipt of FAIL SPEC made	s amended, by one this amendment o URE OF YOUR AC DIFIED MAY RESU by telegram or le	n each copy of th CKNOWLEDGEM LT IN REJECTIO	methods: (a) By completing ne offer submitted; or (c) By ENT TO BE RECEIVED AT ON OF YOUR OFFER. If by
12. ACCOUNTING AND APPROPRIATION DA	TA (If required)					
	TEM APPLIES ONLY TO MODIFIC			CONTRACT OF THE REAL PROPERTY.		
A. THIS CHANGE ORDER IS ISSUED PURSUANT	DDIFIES THE CONTRACT/ORDER	NO. AS DESCRIBED THE CHANGES SET F			DE IN THE CONTRA	CT
ORDER NO. IN ITEM 10A.	(Specify authority)	THE CHARGES SETT	OKIII	TIVITEM THANK MAK	DE IN THE CONTRA	
B. THE ABOVE NUMBERED CONTRACT/ORDER     appropriation date, etc.) SET FORTH IN IT      C. THIS SUPPLEMENTAL AGREEMENT IS ENTE	TEM 14, PURSUANT TO THE AUTHOR	ITY OF FAR 43.103 (b)		S	Such as changes i	n paying office,
D. OTHER (Specify type of modification at FAR 52.217-8	and authority)					
E. IMPORTANT: Contractor is no	is required to sign this	document and retur	'n	CC	opies to issuing offi	ice.
14. DESCRIPTION OF AMENDMENT/M				cluding solicitation/	contract subject n	natter where feasible.)
This modification is to incorporate F Modification as follows:						
1) IAW FAR 52.217-8, "Option to E September 14, 2014.	extend the Term of the Cor	ntract", this Tas	k Oı	rder has been e	xtended from	June 15, 2014 to
2) Quote ATIQ5165 has been incorp (b) (4)	porated into this Task Orde	er by reference.	Pri	icing for three	months of add	litional service is
Task Order has increased from \$466	,989.72 by (b) (4) to	(b) (4)				
Except as provided herein, all terms and conditions of	of the document referenced in Item 9	9A or 10A, as heretofo	ore ch	anged, remains unch	nanged and in full f	orce and effect.
15A NAME AND TITLE OF SIGNER (T)	ype or print)	FANC	G-TI	TITLE OF CONTRA NG MANSON ng Officer	CTING OFFICER	(Type or print)
15B. CONTRACTOR/OFFEROR	15C. DATE SIGNED	(b)	(6)	<b>(6)</b>	oting Office a	16C. DATE SIGNED
(Signature of person authorized to NSN 7540-01-152-8070	o sign)		(Sig	nature of Contrac	ARD FORM 30 (R	REV. 10-83)
NON / 240-UI-122-80/U				SIANDA	IND I OHIVI JO (II	

NSN 7540-01-152-8070 PREVIOUS EDITION UNUSABLE STANDARD FORM 30 (REV. 10-83)

Prescribed by GSA FAR (48 CFR) 53.243

	STANDARD FORM 30 (REV. 10-83)		
*			
¥			

3) All other terms and conditions remain unchanged.

# ATTACHMENT INFORMATION FOR AWARD/ORDER/IA MODIFICATION: HSBP1013J00181P00001

## I.1 SCHEDULE OF SUPPLIES/SERVICES

ITEM#	DESCRIPTION	QTY	UNIT	UNIT PRICE	EXT. PRICE
10	Palantir Licenses for 1 core(b) (7)(E)	-(b)(4)			
20	Palantir extension	(D)(T)			

## Total Funded Value of Award:

\$583,227,34

## I.2 ACCOUNTING and APPROPRIATION DATA

ITEM#	ACCOUNTING and APPROPRIATION DATA	AMOUNT
10	6100.315BUSCSGLCS0923060400Z00013400HQ011402AC00 IU544315B	(h) (1)
20	6100.315BUSCSGLCS0923060000Z00014400HQ071402AC00 IU544315B	(D)(4)

## I.3 DELIVERY SCHEDULE

DELIVER TO:	ITEM#	QTY	DELIVERY DATE
Customs and Border Protection	10	(b) $(4)$	06/14/2014
(b) (7)(F)		(D)	
	20		09/14/2014

## 1.4 3052.209-70 PROHIBITION ON CONTRACTS WITH CORPORATE EXPATRIATES (JUN 2006)

# (a) Prohibitions.

Section 835 of the Homeland Security Act, 6 U.S.C. 395, prohibits the Department of Homeland Security from entering into any contract with a foreign incorporated entity which is treated as an inverted domestic corporation as defined in this clause, or with any subsidiary of such an entity. The Secretary shall waive the prohibition with respect to any specific contract if the Secretary determines that the waiver is required in the interest of national security.

## (b) Definitions. As used in this clause:

Expanded Affiliated Group means an affiliated group as defined in section 1504(a) of the Internal Revenue Code of 1986 (without regard to section 1504(b) of such Code), except that section 1504 of such Code shall be applied by substituting 'more than 50 percent' for 'at least 80 percent' each place it appears.

Foreign Incorporated Entity means any entity which is, or but for subsection (b) of section 835 of the Homeland Security Act, 6 U.S.C. 395, would be, treated as a foreign corporation for purposes of the Internal Revenue Code of 1986.

Inverted Domestic Corporation. A foreign incorporated entity shall be treated as an inverted domestic corporation if, pursuant to a plan (or a series of related transactions)—

- (1) The entity completes the direct or indirect acquisition of substantially all of the properties held directly or indirectly by a domestic corporation or substantially all of the properties constituting a trade or business of a domestic partnership;
- (2) After the acquisition at least 80 percent of the stock (by vote or value) of the entity is held—
  - (i) In the case of an acquisition with respect to a domestic corporation, by former shareholders of the domestic corporation by reason of holding stock in the domestic corporation; or

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- (ii) In the case of an acquisition with respect to a domestic partnership, by former partners of the domestic partnership by reason of holding a capital or profits interest in the domestic partnership; and
- (3) The expanded affiliated group which after the acquisition includes the entity does not have substantial business activities in the foreign country in which or under the law of which the entity is created or organized when compared to the total business activities of such expanded affiliated group.

Person, domestic, and foreign have the meanings given such terms by paragraphs (1), (4), and (5) of section 7701(a) of the Internal Revenue Code of 1986, respectively.

- (c) Special rules. The following definitions and special rules shall apply when determining whether a foreign incorporated entity should be treated as an inverted domestic corporation.
  - (1) Certain stock disregarded. For the purpose of treating a foreign incorporated entity as an inverted domestic corporation these shall not be taken into account in determining ownership:
    - (i) Stock held by members of the expanded affiliated group which includes the foreign incorporated entity; or
    - (ii) Stock of such entity which is sold in a public offering related to an acquisition described in section 835(b)(1) of the Homeland Security Act, 6 U.S.C. 395(b)(1).
  - (2) Plan deemed in certain cases. If a foreign incorporated entity acquires directly or indirectly substantially all of the properties of a domestic corporation or partnership during the 4-year period beginning on the date which is 2 years before the ownership requirements of subsection (b)(2) are met, such actions shall be treated as pursuant to a plan.
  - (3) Certain transfers disregarded. The transfer of properties or liabilities (including by contribution or distribution) shall be disregarded if such transfers are part of a plan a principal purpose of which is to avoid the purposes of this section.
- (d) Special rule for related partnerships. For purposes of applying section 835(b) of the Homeland Security Act, 6 U.S.C. 395 (b) to the acquisition of a domestic partnership, except as provided in regulations, all domestic partnerships which are under common control (within the meaning of section 482 of the Internal Revenue Code of 1986) shall be treated as a partnership.
- (e) Treatment of Certain Rights.
  - (1) Certain rights shall be treated as stocks to the extent necessary to reflect the present value of all equitable interests incident to the transaction, as follows:
    - (i) warrants;
    - (ii) options;
    - (iii) contracts to acquire stock;
    - (iv)convertible debt instruments; and
    - (v) others similar interests.
  - (2) Rights labeled as stocks shall not be treated as stocks whenever it is deemed appropriate to do so to reflect the present value of the transaction or to disregard transactions whose recognition would defeat the purpose of section 835.
- (f) *Disclosure*. The offeror under this solicitation represents that [Check one]:

_	it is not a foreign incorporated entity that should be treated as an inverted domestic corporation pursuant to the iteria of (HSAR) 48 CFR 3009.108-7001 through 3009.108-7003;	
	t is a foreign incorporated entity that should be treated as an inverted domestic corporation pursuant to the criteria	of

(HSAR) 48 CFR 3009.108-7001 through 3009.108-7003, but it has submitted a request for waiver pursuant to 3009.108-

7004, which has not been denied; or

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[\_\_] it is a foreign incorporated entity that should be treated as an inverted domestic corporation pursuant to the criteria of (HSAR) 48 CFR 3009.108-7001 through 3009.108-7003, but it plans to submit a request for waiver pursuant to 3009.108-7004.

(g) A copy of the approved waiver, if a waiver has already been granted, or the waiver request, if a waiver has been applied for, shall be attached to the bid or proposal.

(End of Clause)

# I.5 52.232-99 PROVIDING ACCELERATED PAYMENT TO SMALL BUSINESS SUBCONTRACTORS (DEVIATION)

This clause implements the temporary policy provided by OMB Policy Memorandum *M-12-16, Providing Prompt Payment to Small Business Subcontractors*, dated July 11, 2012.

- (a) Upon receipt of accelerated payments from the Government, the contractor is required to make accelerated payments to small business subcontractors to the maximum extent practicable after receipt of a proper invoice and all proper documentation from the small business subcontractor.
- (b) Include the substance of this clause, including this paragraph (b), in all subcontracts with small business concerns.
- (c) The acceleration of payments under this clause does not provide any new rights under the Prompt Payment Act.

(End of clause)

# I.6 SPECIAL SECURITY REQUIREMENT - CONTRACTOR PRE-SCREENING (SEP 2011)

- 1. Contractors requiring recurring access to Government facilities or access to sensitive but unclassified information and/or logical access to Information Technology (IT) resources shall verify minimal fitness requirements for all persons/candidates designated for employment under any Department of Security (DHS) contract by pre-screening the person /candidate prior to submitting the name for consideration to work on the contract. Pre-screening the candidate ensures that minimum fitness requirements are considered and mitigates the burden of DHS having to conduct background investigations on objectionable candidates. The Contractor shall submit only those candidates that have not had a felony conviction within the past 36 months or illegal drug use within the past 12 months from the date of submission of their name as a candidate to perform work under this contract. Contractors are required to flow this requirement down to subcontractors. Pre-screening involves contractors and subcontractors reviewing:
  - a. Felony convictions within the past 36 months. An acceptable means of obtaining information on felony convictions is from public records, free of charge, or from the National Crime Information Center (NCIC).
  - b. Illegal drug use within the past 12 months. An acceptable means of obtaining information related to drug use is through employee self certification, by public records check; or if the contractor or subcontractor already has drug testing in place. There is no requirement for contractors and/or subcontractors to initiate a drug testing program if they do not have one already in place.
  - c. Misconduct such as criminal activity on the job relating to fraud or theft within the past 12 months. An acceptable means of obtaining information related to misconduct is through employee self certification, by public records check, or other reference checks conducted in the normal course of business.
- 2. Pre-screening shall be conducted within 15 business days after contract award. This requirement shall be placed in all subcontracts if the subcontractor requires routine physical access, access to sensitive but unclassified information, and/or logical access to IT resources. Failure to comply with the pre-screening requirement will result in the Contracting Officer taking the appropriate remedy.

<u>Definition:</u> Logical Access means providing an authorized user the ability to access one or more computer system resources such as a workstation, network, application, or database through automated tools. A logical access control system (LACS) requires validation of an individual identity through some mechanism such as a personal identification number (PIN), card, username and password, biometric, or other token. The system has the capability to assign different access privileges to different persons depending on their roles and responsibilities in an organization.

[End of Clause]